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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/899,537	07/06/2001	Hiroyuki Miyahara	21994/0025	3396
7590 11/05/2004			EXAMINER	
Connolly Bove Lodge & Hutz LLP			DANIELS, ANTHONY J	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/899,537	MIYAHARA, HIROYUKI
Office Action Summary	Examiner	Art Unit
·	Anthony J. Daniels	2615
The MAILING DATE of this communication Period for Reply		ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply sepecified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by s' Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a included in the statutory minimum of thire string will apply and will expire SIX (6) MON tatute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on _ 2a) This action is FINAL. 2b) 3) Since this application is in condition for all closed in accordance with the practice und	This action is non-final. wance except for formal matt	-
Disposition of Claims		
4) Claim(s) <u>1-4</u> is/are pending in the application 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-4</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction are	drawn from consideration.	
Application Papers		
9)☑ The specification is objected to by the Exam 10)☑ The drawing(s) filed on 06 July 2001 is/are: Applicant may not request that any objection to Replacement drawing sheet(s) including the con 11)☐ The oath or declaration is objected to by the	a)⊠ accepted or b)⊡ object the drawing(s) be held in abeyar rrection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	application No received in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date) Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

- 2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 3. The disclosure is objected to because of the following informalities: The term "Sensign" should be "Sensing" (see Specification Header, page 1).

Appropriate correction is required.

4. Claim 1 is objected to because of the following informalities: In claim 1, Line 7, "vertical transmitting CCDs" should be "photoelectric converting elements". Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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5. Claims 1,2 are rejected under 35 U.S.C. 102(b) as being anticipated by Parulski et al. (US #5,440,343).

As to claim 1, Parulski et al. teaches an image sensing apparatus which outputs electric charges being stored in a plurality of photoelectric converting elements disposed horizontally and vertically in a matrix as an electric signal (see Figure 4; Col. 2, Lines 10-14), said image sensing apparatus comprising: a plurality of vertical transmitting CCDs (see Figure 4, Reference Number "44") for transmitting electric charges read out from said plurality of photoelectric converting elements in a vertical direction, a horizontal transmitting CCD (see Figure 4, Reference Number "42") for transmitting the electric charges transmitted from said plurality of vertically transmitting CCDs in a horizontal direction and for outputting the electric charges to an external through an outputting section (see Figure 4, Reference number "42", {Note the arrows pointing out of the horizontal register; meaning, since charges are being locked out of the horizontal register, there is an outputting section inherent in the register. }), and an intercepting section (see Figure 4, Reference Number "46"; Figure 9, Reference Number "46" ") of being able to intercept a part of electric charges (see Col. 7, Lines 12-24) being transmitted to a farther side from said outputting section of said horizontal transmitting CCD out of the electric charges transmitted from said plurality of vertical transmitting CCDs to said horizontal transmitting CCD (see Figure 9, Reference Number 46'), said image sensing apparatus is characterized in that a picture signal obtained from a first area is outputted with being intercepted by said intercepting section in a first picture taking mode (see Figure 9, 1280 pixel section; Col. 7, Lines 12-46), and another picture signal obtained from a second area being wider in a horizontal direction (see Figure 9, 1536 pixel area) than said first area is outputted without being intercepted by said

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intercepting section in a second picture taking mode (see Col. 5, Lines 22-31; In the still picture taking mode, different from the NTSC readout mode, the charge clearing structures 46 are also disabled in the second embodiment of the invention.).

As to claim 2, Parulski et al. teaches an image sensing apparatus in accordance with claim 1, wherein said first picture taking mode is a motion picture taking mode (see Col. 7, Lines 43-46) for taking a motion picture signal and said second picture taking mode is a still picture taking mode (see Col. 5, Lines 22-25) for taking a still picture signal, said image sensing apparatus is further characterized in that a transmission rate of electric charge of said horizontal transmitting CCD is set to a same rate in said motion picture taking mode and in said still picture taking mode (see Col. 7, Lines 25-36; If there is insufficient time to process 256 pixels, this means that the same clock frequency is being used to clock the charges out, horizontally. Referring to Figure 9, hypothetically speaking, if the clock frequency of the HCCD (horizontal register) is 4 pixels per second, it would take 320 seconds to clock the entire frame of 1280 pixels out in the NTSC readout mode. In 320 seconds, at a rate of 4 pixels per second, only 1280 pixels of the 1536 pixel frame would be clocked out in the still picture mode leaving 256 pixels left in the horizontal register; thus, showing that since there is not enough time process the 256 pixels, the clock frequency, i.e. transmission rate, of the horizontal register is the same for both modes.)

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski et al. (see Patent Number above) in view of Oda (US #5,528,291).

As to claim 3, Parulski et al. teaches an image sensing apparatus in accordance with claim 1, wherein said first picture taking mode is a motion picture taking mode (see Col. 7, Lines 43-46) for taking a motion picture signal, and said image sensing apparatus is further characterized in that a transmission rate of electric charge of said horizontal transmitting CCD is set to a same rate in said motion picture taking mode and in a high definition motion picture taking mode (to be described next; *see explanation in italics in claim 2*). The claim differs from Parulski et al. in that a second picture taking mode is required which is a high definition motion picture taking mode of which a number of pixels per one frame is larger than that of said motion picture signal.

In the same field of endeavor, Oda teaches a method for producing high motion resolution images (see Col. 5, Lines 13-17). These high definition motion images are outputted from the cameras with 525 scanning lines, approximately the amount in NTSC signals, which are the motion signals taught above by Parulski et al. and contain on the order of 400,000 pixels (see Oda, Col. 1, Lines 24-27; see Parulski et al., Col. 2, Lines 1-9), {NTSC resolution signals can be taken in motion or still format, such signals are considered to be medium resolution images.}). Parulski et al. teaches how HDTV motion signals, signals taught by Oda, have to be downconverted to obtain NTSC motion signals (see Parulski et al., Col. 1, Lines 45-54); thus, showing that the high resolution motion picture signals have a larger number of pixels than those

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taught by Parulski et al. (NTSC motion signals). In light of the teaching of Oda, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include a modification where high definition motion pictures could be taken using the motion still electronic image sensing apparatus of Parulski et al. while providing a low power loss (see Oda, Col. 5, Lines 14-16). Also, note that the horizontal transmission rate would be same because the number of pixels transferred would be on the same order of the number of pixels transferred in the still picture taking mode taught by Parulski et al.

7. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski et al. (see Patent Number above) in view of Kawaoka et al. (US #5,251,036).

As to claim 4, Parulski et al. teaches an image sensing apparatus in accordance to claim 1 that is further characterized in that a transmission rate of electric charge of said horizontal transmitting CCD is set to a same rate in said first still picture taking mode and in said second still picture taking mode (to be described next; see explanation in italics in claim 2). The claim differs from Parulski et al. in that a first mode is a still picture taking mode for taking a still picture signal and a second mode is a high definition still picture taking mode for taking a high definition still picture signal composed of a larger number of pixels in comparison to said still picture signal.

In the same field of endeavor, Kawaoka et al. teaches a high definition still picture camera that reads charges outputted from a CCD, capable of forming high resolution images and low resolution images (see Abstract, Lines 1-3, 28-32; Col. 1, Lines 65-68, Col. 2, Lines 1-5). The number of pixels in the high resolution images being greater than the low resolution images

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is taught in Kawaoka et al (see Col. 1 Lines 30-34). In light of the teaching from Kawaoka et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the camera taught in Parulski et al. by outputting both high and low resolution still images, wherein the number of pixels in the high definition still picture taking mode is larger in comparison to the still picture taking mode. Such a modification would increase the versatility of the apparatus and subsequently the desirability. It is noted that the extra pixels would be processed using auxiliary HCCDs, taught by Parulski et al. (see Figure 9, Reference Number "49"; Col. 7, Lines 37-46) without increasing the transmission rate of the horizontal transmitting CCD.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony J. Daniels whose telephone number is (703) 305-4807. The examiner can normally be reached on 8:00 A.M. - 4:30 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andy Christensen can be reached on (703) 308-9644. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/// 10/21/2004

> NGÓC YEN VU PRIMARY EXAMINER